| AO 88 (Rev. 1/94) Subpoena in a Civil Case | | |
|---|--|------------------------------------|
| | Issued by the | DISTRICT COURT OF GUAM 23 |
| UNITED | STATES DISTRICT COURT | FEB 2 3 2004 |
| | DISTRICT OF | MARY L. M. MORAN CLERK OF COURT |
| Tony H. Ashtiani Plaintiff | SUBPOENA | IN A CIVIL CASE 187 |
| Continental Micronesia, Inc. dba Continental Micronesia, and Continental Airlines Defendant TO: Mr. Joseph Pangelinan Guam International Airport Maintenance Department (Aircra YOU ARE COMMANDED to appear in the U | CASE NUMBER: 1 VOFER '04 14 | CIV 02-00032 |
| testify in the above case. | | COURTROOM |
| PLACE OF TESTIMONY District Court of Guam | | U.S. Courthouse 4th Floor |
| 520 West Soledad Avenue 4th Floor, U.S. Courthouse Hagatna, Guam 96910 | | MARCH. 23, 2004 10:00 AM. |
| YOU ARE COMMANDED to appear at the plant | and time specified below to t | |
| the above case. | ace, date, and time open | |
| PLACE OF DEPOSITION | | DATE AND TIME |
| YOU ARE COMMANDED to produce and p place, date, and time specified below (list d | permit inspection and copying of the follocuments or objects): | lowing documents or objects at the |
| PLACE | | DATE AND TIME |
| | | |
| YOU ARE COMMANDED to permit inspec | tion of the following premises at the | date and time specified below. |
| PREMISES | | DATE AND TIME |
| Any organization not a party to this suit th officers, directors, or managing agents, or ot person designated, the matters on which the insuling officer signature and Title (INDICATE IF ATTO | e person will testify. Federal Rules of | Civil Procedure, 30(b)(6). |
| Tony H. Ashtiani Pro Se, Plaintiff | T. Alles | Fob, 16, 2007 |
| ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Tony H. Ashtiani | (671) (00 | -5575 -4844 |

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on Reverse)

If action is pending in district other than district of issuance, state district under case number.

Case 1:02-cv-00032

Document 209

Filed 02/23/200 Filed 02/23/2004

PageRAGINAL

| at the foregoing information | nited States of America th | | and correct. | eunt ai e | oivaes to t | the Proo | isloeb I i ni benistrico |
|------------------------------|----------------------------|-----------|--------------|----------------|-------------|---------------|-----------------------------|
| | F SERVER | IO NOITAR | DECLA | | | | |
| | Moras sanon | · | MINB | . Q. | VI CHAR | <i>r</i> | |
| | 3JTIT | | | ` | | (3MAN TU | SERVED BY (PRI |
| | How Delivery | | navila | Sung | Ngoso | \mathcal{L} | • |
| | MANUER OF SERVICE | | | | | (3MAN TVI | SERVED ON (PR |
| Hanger, Tiyan, Guam | sonoustniaM latuanit | w) | foor or | ሊ ለአህንር | Asy | | SEBAED |
| | | PLACE | | . ∃ T A | o . | | |
| PROOF OF SERVICE | | | | | | | |

SOME STIME OF HAMEIND CHAM

(iii) requires disclosure of privileged or other protected of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or person, except that, subject to the provisions of clause (c) (3) (B) (iii)

(iv) subjects a person to undue burden. matter and no exception or waiver applies, or

SIGNATURE OF SERVER 10 PRUTANDIS

(B) If a subpoena

confidential research, development, or commercial information, or (i) requires disclosure of a trade secret or other

information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any (ii) requires disclosure of an unretained expert's opinion or

appearance or production only upon specified conditions. addressed will be reasonably compensated, the court may order hardship and assures that the person to whom the subpoena is testimony or material that cannot be otherwise met without undue whose behalf the subpoena is issued shows a substantial need for the attend trial, the court may, to protect a person subject to or affected by the subpoena, or, if the party in party to incur substantial expense to travel more than 100 miles to (iii) requires a person who is not a party or an officer of a

(d) DUTIES IN RESPONDING TO SUBPOENA.

demand. organize and label them to correspond with the categories in the broduce them as they are kept in the usual course of business or shall (1) A person responding to a subpoena to produce documents shall

contest the claim. things not produced that is sufficient to enable the demanding party to a description of the nature of the documents, communications, or materials, the claim shall be made expressly and shall be supported by that it is privileged or subject to protection as trial preparation (2) When information subject to a subpoena is withheld on a claim

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

reasonable attorney's fee. sanction which may include, but is not limited to, lost earnings and impose upon the party or attorney in breach of this duty an appropriate. behalf of which the subpoens was issued shall enforce this duty and burden or expense on a person subject to that subpoena. The court on of a subpoena shall take reasonable steps to avoid imposing undue (1) A party or an attorney responsible for the issuance and service

deposition, hearing or trial. bisce of production or inspection unless commanded to appear for and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the (2) (A) A person commanded to produce and permit inspection

from the inspection and copying commanded. not a party or an officer of a party from significant expense resulting Such an order to compel production shall protect any person who is produce, move at any time for an order to compel the production. serving the subpoens may, upon notice to the person commanded to inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party the subpoens shall not be entitled to inspect and copy materials or materials or of the premises. It objection is made, the party serving objection to inspection or copying of any or all of the designated upon the party or attorney designated in the subpoena written for compliance if such time is less than 14 days after service, serve commanded to produce and permit inspection and copying may, within 14 days after service of subpoens or before the time specified (B) Subject to paragraph (d)(2) of this rule, a person

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

(i) fails to allow reasonable time for compliance;

that person resides, is employed or regularly transacts business in party to travel to a place more than 100 miles from the place where (ii) requires a person who is not a party or an officer of a